## Know all Men by these Presents,

That we, MARGARET J. KING

The way marketing of intig
of Southboro , County of Worcester and Commonwealth of Massachusetts, as Principal, and the MASSACHUSETTS BONDING AND INSURANCE COMPANY, of Boston, Massachusetts, as Surety, are held and firmly bound unto
TOWN OF SOUTHBORO
in the penal sum of ONE THOUSAND
The condition of this obligation is such that, Whereas the Principal has duly made application for a license for the manufacture, sale or storage of alcoholic liquors or beverages at Southboro, Massachusetts under the provisions of Chapters
of the Acts of 1933, of the Commonwealth of Massachusetts, and Regulations pursuant thereto;
Moin, therefore, if said Principal, licensed as aforesaid, shall comply with all the provisions of the aforesaid Chapters, including payment of taxes thereunder, and shall pay all fines and penalties assessed against the Principal for violation of any provision of said Chapters, or Regulations pursuant thereto, and shall perform all the conditions of the said license, then this obligation shall be void, otherwise in full force and effect; subject, however, to the following conditions:
1. The aggregate liability of the Surety on account of any and all defaults hereunder shall in no event exceed the penal sum of this bond.
2. Unless previously cancelled, as hereinafter provided, this bond shall be in effect for the period of said license, ending December 31, 1934. The Surety may, however, at any time terminate its obligation hereunder by giving thirty (30) days written notice to said Principal, the Local Licensing Authorities and the Alcoholic Beverages Control Commission, in which event the liability of the Surety shall, at the expiration of said thirty (30) days, cease and determine, except as to such liability of the Principal for violation of any provision of said Chapters or Regulations pursuant thereto, or the performance of the conditions of the said license, occurring prior to the expiration of said thirty (30) days.
3. No action to recover hereunder may be brought after the expiration of two (2) years from the termination of this bond.
Signed, sealed and dated this 20th day of July 19 34.  In presence of:
Gorothy P. Dreinheimes
Gorothy R. Dreinheimer

MASSACHUSETTS BONDING AND INSURANCE COMPANY

Approved by

to 12/31/1934.



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િક્ષ્ય દિશ્વિક સુંગામિક હોવાએ સુંદ્રાવેષ્ટ્રના શોફ

ं भी उन्हें के संबंध भी अध्यक्षित्र कर होते । असे बिका क्षेत्र मिनेन मिनेन में के मिनेन में कि के मिनेन कर हैं

ા એક મહાના મુખ્ય કરવા તે કે માર્ચ માર્ચ કર્યા છે. માર્ચ કરાયા માર્ચ માર્ ના જ એક જાતો કરો છે. જે કે માટે કે તેના તેના છે. જે કે કહ્યું કો લાકો છે. તેનું કાર મોક પાત્રોના છે. તેને કોઇ સ ત્રામાં જ એક જાતો કર્યો કર્યો કર્યો છે. તેના તેના તેના તેના કોઈ છે તેને તેના તેના તેના તેના કોઈ હતું હતું છે. મુંજી મુક્તિ કે ઉપરાંત કર્ષે કે લાક કર્યું છે. જે તે માટે કે કે કે કે કોઈ કે કે કે કે કે કે કે કાર કે કે કે કો 

# Know all Men by these Presents,

That we,	HENKY MIT	TOURTP
		Worcester and Commonwealth SETTS BONDING AND INSURANCE eld and firmly bound unto
the first that the second seco	TOWN OF SOU	JTHBORO
lawful money of the United States, for v	which payment, w	00Dollars (\$ 1,000.00 ), well and truly to be made, we bind ourselves, igns, jointly and severally, firmly by these
•	•	as the Principal has duly made application for ion, exportation, sale or storage of alcohol,
		of Massachusetts as they now exist, or as
such laws, including payment of taxes the Principal for violation of any provision	nereunder, and sha ions of such Laws cense, then this ob	aid, shall comply with all the provisions of all pay all fines and penalties assessed against s, or Regulations pursuant thereto, and shall oligation shall be void, otherwise in full force :
1. The aggregate liability of the some event exceed the penal sum of this h	•	t of any and all defaults hereunder shall in
of said License, ending December 31, 1 obligation hereunder by giving thirty (3 Authorities and the Alcoholic Beverag Surety shall, at the expiration of said this of the Principal for violation of any proving the principal for violation of any principal for violation of any principal for violation of any principal for violat	1935. The Suret 30) days written ges Control Comm irty (30) days, cea vision of said Laws	ded, this bond shall be in effect for the period ty may, however, at any time terminate its notice to said Principal, the Local Licensing mission, in which event the liability of the ase and determine, except as to such liability s or Regulations pursuant thereto, or the per- or to the expiration of said thirty (30) days.
3. No action to recover hereunde the termination of this bond.	r may be brought	after the expiration of two (2) years from
Signed, sealed and dated this		lay of19 <u>35</u> .
In presence of:	He	my Mitchell

MASSACHUSETTS BONDING AND INSURANCE COMPANY

Approved by... F228A 2M 11-34

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## Know all Men by these Presents,

That we,

Approved by... F228-C 2M 9-37

HENRY J. MITCHELL

	setts, as Principal		and Commonwealth G AND INSURANCE and unto
والمرابعة		OF SOUTHBOROUG	rs

in the penal sum of One Thousand ----and 00/100---- Dollars (\$1,000.00), lawful money of the United States, for which payment, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

The condition of this obligation is such that, Whereas the Principal has duly made application for a License for the manufacture, transportation, importation, exportation, sale or storage of alcohol, alcoholic liquors or beverages at

Turnpike Road, Fayville, Massachusetts

under the provisions of the laws of the Commonwealth of Massachusetts as they now exist, or as they may be amended, and regulations lawfully issued pursuant thereto;

Motor, therefore, if said Principal, licensed as aforesaid, shall comply with all the provisions of such laws, including payment of taxes thereunder, and shall pay all fines and penalties assessed against the Principal for violation of any provisions of such Laws, or Regulations pursuant thereto, and shall perform all the conditions of the said License, then this obligation shall be void, otherwise in full force and effect; subject, however, to the following conditions:

- 1. The aggregate liability of the Surety on account of any and all defaults hereunder shall in no event exceed the penal sum of this bond.
- 2. Unless previously cancelled, as hereinafter provided, this bond shall be in effect for the period of said License, ending December 31, 1938. The Surety may, however, at any time terminate its obligation hereunder by giving thirty (30) days written notice to said Principal, the Local Licensing Authorities and the Alcoholic Beverages Control Commission, in which event the liability of the Surety shall, at the expiration of said thirty (30) days, cease and determine, except as to such liability of the Principal for violation of any provision of said Laws or Regulations pursuant thereto, or the performance of the conditions of said License, occurring prior to the expiration of said thirty (30) days.
- 3. No action to recover hereunder may be brought after the expiration of two (2) years from the termination of this bond.

Signed, sealed and dated this 27th	day of December 1937.
In presence of:  Cul 7 Farbers	X Henry J mitchell
MASSACHUSE	ITS BONDING AND INSURANCE COMPANY
	By Marie Monare

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# Know all Men by these Presents,

That we, HENRY MITCHELL
of Fayville , County of Worcester and Commonwealth of Massachusetts, as Principal, and the MASSACHUSETTS BONDING AND INSURANCE COMPANY, of Boston, Massachusetts, as Surety, are held and firmly bound unto
TOWN OF SOUTHBOROUGH, MASSACHUSETTS
in the penal sum of One Thousand and No/100Dollars (\$1,000.00), lawful money of the United States, for which payment, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.
The condition of this obligation is such that, Whereas the Principal has duly made application for a License for the manufacture, transportation, importation, exportation, sale or storage of alcohol, alcoholic liquors or beverages at
Turnpike Road, Fayville, Massachusetts under the provisions of the laws of the Commonwealth of Massachusetts as they now exist, or as they may be amended, and regulations lawfully issued pursuant thereto;
Motor, therefore, if said Principal, licensed as aforesaid, shall comply with all the provisions of such laws, including payment of taxes thereunder, and shall pay all fines and penalties assessed against the Principal for violation of any provisions of such Laws, or Regulations pursuant thereto, and shall perform all the conditions of the said License, then this obligation shall be void, otherwise in full force and effect; subject, however, to the following conditions:
1. The aggregate liability of the Surety on account of any and all defaults hereunder shall in no event exceed the penal sum of this bond.
2. Unless previously cancelled, as hereinafter provided, this bond shall be in effect for the period of said License, ending December 31, 1937. The Surety may, however, at any time terminate its obligation hereunder by giving thirty (30) days written notice to said Principal, the Local Licensing Authorities and the Alcoholic Beverages Control Commission, in which event the liability of the Surety shall, at the expiration of said thirty (30) days, cease and determine, except as to such liability of the Principal for violation of any provision of said Laws or Regulations pursuant thereto, or the performance of the conditions of said License, occurring prior to the expiration of said thirty (30) days.
3. No action to recover hereunder may be brought after the expiration of two (2) years from the termination of this bond.
Signed, sealed and dated this 29th day of December 1936
In presence of:
Com L. Farback

MASSACHUSETTS BONDING AND INSURANCE COMPANY

Henry Mir Last

Approved by.....

Henry Mandelle Handelle Handel



BOND	No	56	
DOME	17()	,0	

# Know all Men by these Presents,

That we.

HENRY J. MITCHELL

TIME OF MILIOID	
of Fayville , County of of Massachusetts, as Principal, and the MASSACH COMPANY, of Boston, Massachusetts, as Surety, a	
TOWN OF SOUTHBOROUGH	, MASSACHUSETTS
in the penal sum of One Thousand and 00/1 lawful money of the United States, for which payment our heirs, executors, administrators, successors and presents.	t, well and truly to be made, we bind ourselves,
The condition of this obligation is such that, Wh a License for the manufacture, transportation, importation or beverages at	_ · · · · · · <del></del>
Turnpike Road, Fayvi under the provisions of the laws of the Commonwe they may be amended, and regulations lawfully issued	alth of Massachusetts as they now exist, or as
Now, therefore, if said Principal, licensed as afor such laws, including payment of taxes thereunder, and the Principal for violation of any provisions of such L perform all the conditions of the said License, then this and effect; subject, however, to the following conditions	I shall pay all fines and penalties assessed against aws, or Regulations pursuant thereto, and shall s obligation shall be void, otherwise in full force
1. The aggregate liability of the Surety on accomo event exceed the penal sum of this bond.	ount of any and all defaults hereunder shall in
2. Unless previously cancelled, as hereinafter prof said License, ending December 31, 1939. The Sobligation hereunder by giving thirty (30) days write Authorities and the Alcoholic Beverages Control Control Surety shall, at the expiration of said thirty (30) days of the Principal for violation of any provision of said License, occurring	turety may, however, at any time terminate its ten notice to said Principal, the Local Licensing commission, in which event the liability of the s, cease and determine, except as to such liability aws or Regulations pursuant thereto, or the per-
3. No action to recover hereunder may be brouthe termination of this bond.	ight after the expiration of two (2) years from
Signed, sealed and dated this 13th	day of December 1938
In presence of:	tenry gometabell

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MASSACHUSETTS BONDING AND INSURANCE COMPANY

By Clinton & Matheward Attorney-in-fact

Approved by.....



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## Know all Men by these Presents,

That we,

THOMAS F. RYAN

of Southboro , County of Worcester and Commonwealth of Massachusetts, as Principal, and the MASSACHUSETTS BONDING AND INSURANCE COMPANY, of Boston, Massachusetts, as Surety, are held and firmly bound unto

#### TOWN OF SOUTHBORO, MASSACHUSETTS

in the penal sum of Two hundred \_\_\_\_\_\_\_Dollars (\$ 200.00 ), lawful money of the United States, for which payment, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

The condition of this obligation is such that, Whereas the Principal has duly made application for a License for the manufacture, transportation, importation, exportation, sale or storage of alcohol, alcoholic liquors or beverages at

#### Boston Rd., Southboro, Mass.

under the provisions of the laws of the Commonwealth of Massachusetts as they now exist, or as they may be amended, and regulations lawfully issued pursuant thereto;

Motor, therefore, if said Principal, licensed as aforesaid, shall comply with all the provisions of such laws, including payment of taxes thereunder, and shall pay all fines and penalties assessed against the Principal for violation of any provisions of such Laws, or Regulations pursuant thereto, and shall perform all the conditions of the said License, then this obligation shall be void, otherwise in full force and effect; subject, however, to the following conditions:

- 1. The aggregate liability of the Surety on account of any and all defaults hereunder shall in no event exceed the penal sum of this bond.
- 2. Unless previously cancelled, as hereinafter provided, this bond shall be in effect for the period of said License, ending December 31, 1935. The Surety may, however, at any time terminate its obligation hereunder by giving thirty (30) days written notice to said Principal, the Local Licensing Authorities and the Alcoholic Beverages Control Commission, in which event the liability of the Surety shall, at the expiration of said thirty (30) days, cease and determine, except as to such liability of the Principal for violation of any provision of said Laws or Regulations pursuant thereto, or the performance of the conditions of said License, occurring prior to the expiration of said thirty (30) days.
- 3. No action to recover hereunder may be brought after the expiration of two (2) years from the termination of this bond.

Signed, sealed and dated this	27th	day of	December	1934
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In presence of:				
Cur. L. Fantacks	- -			
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MASSAC	HUSETTS	BONDING AN	ND INSURANCE (	OMPANY

Approved by...

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## Know all Men by these Presents,

That we,

CORNELIUS D. WASHBURN

of Southborough , County of Worces ter and Commonwealth of Massachusetts, as Principal, and the MASSACHUSETTS BONDING AND INSURANCE COMPANY, of Boston, Massachusetts, as Surety, are held and firmly bound unto
TOWN OF SOUTHBOROUGH, MASSACHUSETTS
in the penal sum of One Thousandand 00/100Dollars (\$1,000.00) lawful money of the United States, for which payment, well and truly to be made, we bind ourselves our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.
The condition of this obligation is such that, Whereas the Principal has duly made application for a License for the manufacture, transportation, importation, exportation, sale or storage of alcohol alcoholic liquors or beverages at Cozy Corner, Southborough, Massachusetts
under the provisions of the laws of the Commonwealth of Massachusetts as they now exist, or as they may be amended, and regulations lawfully issued pursuant thereto;
Motor, therefore, if said Principal, licensed as aforesaid, shall comply with all the provisions of such laws, including payment of taxes thereunder, and shall pay all fines and penalties assessed against the Principal for violation of any provisions of such Laws, or Regulations pursuant thereto, and shall perform all the conditions of the said License, then this obligation shall be void, otherwise in full force and effect; subject, however, to the following conditions:
1. The aggregate liability of the Surety on account of any and all defaults hereunder shall in no event exceed the penal sum of this bond.
2. Unless previously cancelled, as hereinafter provided, this bond shall be in effect for the period of said License, ending December 31, 1938. The Surety may, however, at any time terminate its obligation hereunder by giving thirty (30) days written notice to said Principal, the Local Licensing Authorities and the Alcoholic Beverages Control Commission, in which event the liability of the Surety shall, at the expiration of said thirty (30) days, cease and determine, except as to such liability of the Principal for violation of any provision of said Laws or Regulations pursuant thereto, or the performance of the conditions of said License, occurring prior to the expiration of said thirty (30) days.
3. No action to recover hereunder may be brought after the expiration of two (2) years from the termination of this bond.
Signed, sealed and dated this 27th day of December 1937  In presence of:
6. D. Washburn
In presence of:  Cuch 2 Santafo
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MASSACHUSETTS BONDING AND INSURANCE COMPANY

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देशने विकास प्रदेशकारी

## Know all Men by these Presents,

That we,

CORNELIUS D. WASHBURN

of Southborough , County of Worces ter and Commonwealth of Massachusetts, as Principal, and the MASSACHUSETTS BONDING AND INSURANCE COMPANY, of Boston, Massachusetts, as Surety, are held and firmly bound unto

#### TOWN OF SOUTHBOROUGH, MASSACHUSETTS

in the penal sum of One Thousand and No/100-----Dollars (\$1,000.00), lawful money of the United States, for which payment, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

The condition of this obligation is such that, Whereas the Principal has duly made application for a License for the manufacture, transportation, importation, exportation, sale or storage of alcohol, alcoholic liquors or beverages at

#### Cozy Corner, Southborough, Massachusetts

under the provisions of the laws of the Commonwealth of Massachusetts as they now exist, or as they may be amended, and regulations lawfully issued pursuant thereto;

Moin, therefore, if said Principal, licensed as aforesaid, shall comply with all the provisions of such laws, including payment of taxes thereunder, and shall pay all fines and penalties assessed against the Principal for violation of any provisions of such Laws, or Regulations pursuant thereto, and shall perform all the conditions of the said License, then this obligation shall be void, otherwise in full force and effect; subject, however, to the following conditions:

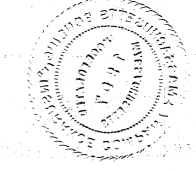
- 1. The aggregate liability of the Surety on account of any and all defaults hereunder shall in no event exceed the penal sum of this bond.
- 2. Unless previously cancelled, as hereinafter provided, this bond shall be in effect for the period of said License, ending December 31, 1937. The Surety may, however, at any time terminate its obligation hereunder by giving thirty (30) days written notice to said Principal, the Local Licensing Authorities and the Alcoholic Beverages Control Commission, in which event the liability of the Surety shall, at the expiration of said thirty (30) days, cease and determine, except as to such liability of the Principal for violation of any provision of said Laws or Regulations pursuant thereto, or the performance of the conditions of said License, occurring prior to the expiration of said thirty (30) days.
- 3. No action to recover hereunder may be brought after the expiration of two (2) years from the termination of this bond.

Signed, sealed and dated this	29th	day of <b>December</b>	19.36
In presence of:		lo omeliu s	l'ashbun
NASS A		S RONDING AND INSI ID AND	

MASSACHUSETTS BONDING AND INSURANCE COMPANY

By Min Jagar

Approved by



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## Know all Men by these Presents,

That we,

CORNELIUS D. WASHBURN

of	Southborough	, County of	Worcester and Commonwealth
of	Massachusetts, as Principal,	and the MASSACHUSETTS	BONDING AND INSURANCE
CC	MPANY, of Boston, Massa	chusetts, as Surety, are held and	l firmly bound unto

TOWN OF SOUTHBOROUGH, MASSACHUSETTS in the penal sum of One Thous and and 00/100----- Dollars (\$1,000.00), lawful money of the United States, for which payment, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

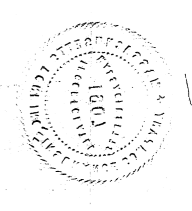
The condition of this obligation is such that, Whereas the Principal has duly made application for a License for the manufacture, transportation, importation, exportation, sale or storage of alcohol, alcoholic liquors or beverages at

Cozy Corner, Southborough, Massachusetts under the provisions of the laws of the Commonwealth of Massachusetts as they now exist, or as they may be amended, and regulations lawfully issued pursuant thereto;

Motor, therefore, if said Principal, licensed as aforesaid, shall comply with all the provisions of such laws, including payment of taxes thereunder, and shall pay all fines and penalties assessed against the Principal for violation of any provisions of such Laws, or Regulations pursuant thereto, and shall perform all the conditions of the said License, then this obligation shall be void, otherwise in full force and effect; subject, however, to the following conditions:

- 1. The aggregate liability of the Surety on account of any and all defaults hereunder shall in no event exceed the penal sum of this bond.
- 2. Unless previously cancelled, as hereinafter provided, this bond shall be in effect for the period of said License, ending December 31, 1939. The Surety may, however, at any time terminate its obligation hereunder by giving thirty (30) days written notice to said Principal, the Local Licensing Authorities and the Alcoholic Beverages Control Commission, in which event the liability of the Surety shall, at the expiration of said thirty (30) days, cease and determine, except as to such liability of the Principal for violation of any provision of said Laws or Regulations pursuant thereto, or the performance of the conditions of said License, occurring prior to the expiration of said thirty (30) days.
- 3. No action to recover hereunder may be brought after the expiration of two (2) years from the termination of this bond.

Signed, sealed and dated this	19th	day of	December	<b>195</b> 8
	ý	bome	line 2 9	bashburi
In presence of:				
Th Fambul				
Rail Thank MASS	ACHUSETTS	BONDING	AND INSURA	NCE COMPANY
(b) ( h	Ву	Clini	In I Wa	Ther- -in-fact
. *			<b>a</b> ttorney	-in-fact
Approved by				11111
F228-D 4M 11-38				• *



Cornelius Washburn

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## Know all Men by these Presents,

That we,	CORNELIUS D.	WASHBURN		
of FRAMINGHAM of Massachusetts, as Principal, COMPANY, of Boston, Massa	and the MASSACH	re held and firm	NDING AND ally bound unto	Commonwealth INSURANCE
in the penal sum of ONE lawful money of the United State our heirs, executors, administration presents.	<del>-</del>	t, well and trul	y to be made, we	bind ourselves,
The condition of this oblige a License for the manufacture, alcoholic liquors or beverages a	transportation, impor	tation, exporta	ation, sale or stor	rage of alcohol,
under the provisions of the law they may be amended, and regu			•	ow exist, or as
Now, therefore, if said Prisuch laws, including payment of the Principal for violation of an perform all the conditions of the and effect; subject, however, to	f taxes thereunder, and by provisions of such L c said License, then this	shall pay all fir aws, or Regula s obligation sha	nes and penalties tions pursuant th	assessed against ereto, and shall
1. The aggregate liability no event exceed the penal sum		ount of any an	d all defaults her	reunder shall in
2. Unless previously cance of said License, ending December obligation hereunder by giving Authorities and the Alcoholic Surety shall, at the expiration of the Principal for violation of formance of the conditions of said	ber 31, 1943. The Sthirty (30) days write Beverages Control Confrol f said thirty (30) days any provision of said L	urety may, how ten notice to sa commission, in , cease and dete aws or Regulat	wever, at any tind id Principal, the which event the ermine, except as ions pursuant the	Local Licensing liability of the to such liability ereto, or the per-
3. No action to recover he the termination of this bond.	iereunder may be brou	ght after the e	xpiration of two	(2) years from
Signed, sealed and dated the	ais 5th	day of	January	19 43
In presence of:				·
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MASSACHUSETTS BONDING AND INSURANCE COMPANY

By Besnier IN F	か メ	adinia
ATTORNEY IN F	ACT	1

F228-G 2M 10-42



## The Ætna Casualty and Surety Company

Hartford, Connecticut

Bond No. 6S26017

#### KNOW ALL MEN BY THESE PRESENTS,

That we, CORNELIUS D. WASHBURN

, County of Worcester , and Commonwealth Southborough of of Massachusetts, as Principal, and THE ETNA CASUALTY & SURETY COMPANY, a corporation duly organized and existing under the laws of the State of Connecticut, and having a usual place of business in Boston, Mass, as Surety, are held and firmly bound unto

TOWN OF SOUTHBOROUGH, MASSACHUSETTS ONE THOUSAND AND NO/100ths in the penal sum of 1000.00) Dollars. lawful money of the United States, for which payment, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

THE CONDITION OF THIS OBLIGATION IS SUCH THAT, Whereas the Principal has duly made application for a license for the manufacture, transportation, importation, exportation, sale or storage of alcohol, alcoholic liquors or beverages at Cor. Newtom St. & Framingham Rd. Southbordunder the provisions of the laws of the Commonwealth of Massachusetts as they now exist, or as they may be amended, and regulations lawfully issued pursuant thereto;

NOW, THEREFORE, if said Principal, licensed as aforesaid, shall comply with all the provisions of such laws, including payment of taxes thereunder, and shall pay all fines and penalties assessed against the Principal for violation of any provisions of such Laws, or Regulations pursuant thereto, and shall perform all the conditions of the said License, then this obligation shall be void, otherwise in full force and effect; subject, however, to the following conditions:

- 1. The aggregate liability of the Surety on account of any and all defaults hereunder shall in no event exceed the penal sum of this bond.
- 2. Unless previously cancelled, as hereinafter provided, this bond shall be in effect for the period of said License, ending December 31, 1944 The Surety may, however, at any time terminate its obligation hereunder by giving thirty (30) days written notice to said Principal, the Local Licensing Authorities and the Alcoholic Beverages Control Commission, in which event the liability of the Surety shall at the expiration of said thirty (30) days, cease and determine, except as to such liability of the Principal for violation of any provision of said Laws or Regulations pursuant thereto, or the performance of the conditions of said License, occurring prior to the expiration of said thirty (30) days.
- 3. No action to recover hereunder may be brought after the expiration of two (2) years from the termination of this bond.

Signed, sealed and dated this 1st day of January 19 44

In presence of

THE ATNA CASUALTY & SURETY COMPANY Resident Vice President Crangall Resident Assistant Secretary

Elita E. Gaudet -

Approved by

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# Massachusetts Bonding Insurance Company

HOME OFFICE AND AGENCY CORRESPONDENCE

To Mr. Charles Fairbanks

From H. N. Knight

Subject Gladys M. Wentworth 1943 Liquor License Bond Date

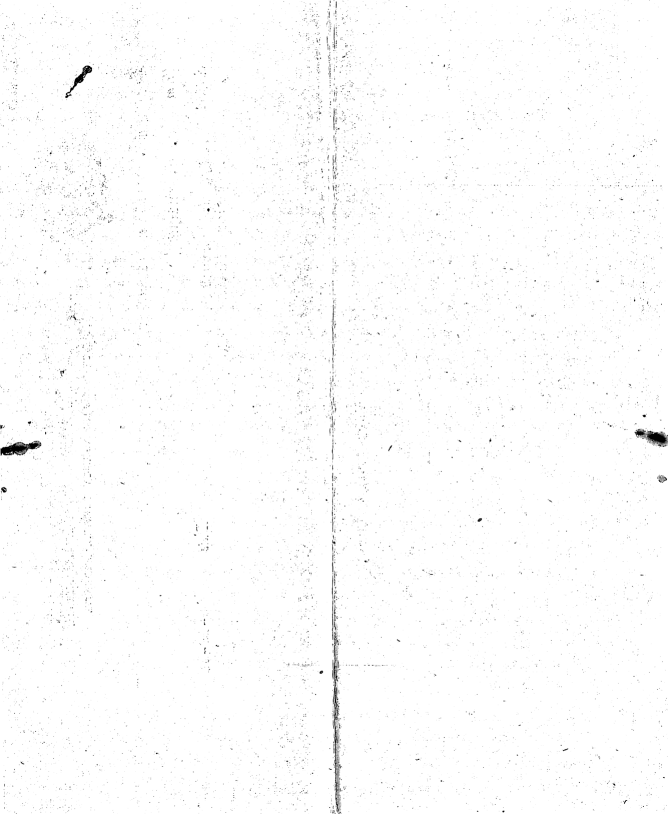
5-18-43

Enclosed please find copy of bond requested.

Very truly yours,

N. h. Knight

HNK:BL



# Know all Men by these Presents,

That we,	GLADYS M.	WENTWORTH .		
of SOUTHBOROUG of Massachusetts, as I COMPANY, of Bosto	Principal, and the			
	<u>TO</u> 1	WN OF SOUTH	BOROUGH, MASS	
in the penal sum of lawful money of the U our heirs, executors, a presents.	Inited States, for wi	hich payment, we	ll and truly to be m	ade, we bind ourselves,
The condition of t a License for the man alcoholic liquors or be	ufacture, transport	cation, importation	n, exportation, sale	<del>-</del>
under the provisions of they may be amended,				they now exist, or as
Now, therefore, if such laws, including pathe Principal for violate perform all the condition and effect; subject, how	ayment of taxes the cion of any provision ons of the said Lice	reunder, and shall ns of such Law nse, then this obli	l pay all fines and pe or Regulations purs	suant thereto, and shall
1. The aggregate no event exceed the pe	· ·	•	of any and all defa	ults hereunder shall in
of said License, ending obligation hereunder b Authorities and the A Surety shall, at the exp of the Principal for vio	g December 31, 19 by giving thirty (30 Alcoholic Beverages piration of said thirt lation of any provis	43. The Surety days written n Control Comm (30) days, ceastion of said Laws (	may, however, at otice to said Principission, in which ever and determine, experience or Regulations pursue.	oal, the Local Licensing ent the liability of the cept as to such liability
3. No action to the termination of this		may be brought a	after the expiration	of two (2) years from
Signed, sealed and	dated this 2	24th da	y ofFebru	ary1943
In presence of:				
	MASSACH	 USETTS BOND	ING AND INSUI	RANCE COMPANY

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ВуХ	urmi	ررب	m	Z	ede	ù	Em
		ALIUI	RNEY IN	FACT	=	~.	7
						_	4

Approved	b <del>y</del>
Foot C aM -	

# Know all Men by these Presents,

That we,	GLADYS M. WE	NTWORTH	
of FAYVILLE of Massachusetts, as Principal COMPANY, of Boston, Mass	sachusetts, as Surety, are	USETTS BONDING  c held and firmly bour	
in the penal sum of ONE The lawful money of the United Stour heirs, executors, administ presents.	ates, for which payment	Do	made, we bind ourselves,
The condition of this oblig a License for the manufacture alcoholic liquors or beverages	, transportation, import	tation, exportation, sa	ale or storage of alcohol,
under the provisions of the latthey may be amended, and reg			as they now exist, or as
Now, therefore, if said Pr such laws, including payment of the Principal for violation of ar perform all the conditions of the and effect; subject, however, to	of taxes thereunder, and a ny provisions of such La e said License, then this	shall pay all fines and ws, or Regulations pu obligation shall be voi	penalties assessed against ursuant thereto, and shall
1. The aggregate liability no event exceed the penal sum	•	unt of any and all de	faults hereunder shall in
2. Unless previously cand of said License, ending Decempobligation hereunder by giving Authorities and the Alcoholic Surety shall, at the expiration of the Principal for violation of formance of the conditions of s	ber 31, 1944. The Suthirty (30) days writted Beverages Control Conf said thirty (30) days, any provision of said Lay	rety may, however, a en notice to said Princ mmission, in which e cease and determine, e ws or Regulations pure	at any time terminate its cipal, the Local Licensing event the liability of the except as to such liability suant thereto, or the per-
3. No action to recover l the termination of this bond.	hereunder may be broug	ht after the expiration	n of two (2) years from
Signed, sealed and dated the	his 23rd	day of November	er 19.43
In presence of:	Cue	2 fuelika	
manjaie T= mir	rand		· ·

MASSACHUSETTS BONDING AND INSURANCE COMPANY

By Bernisco m Sa	line	
ATTORNEY IN FACT		1
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Approved by
F228-H 2M 9-43

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BOND	No.	130	6

## Know all Men by these Presents,

That we,

William E. Wentworth

of Fayville	, County of	Worcester		, and Commonwealth
of Massachusetts, as Principa	I, and the MASSA	ACHUSETTS B	ONDING	AND INSURANCE
COMPANY, of Boston, Mas				
T	own of Southb	orough		
in the penal sum of - One	thousand and	no/100	- Dolla	ars (\$1,000.00 ),
lawful money of the United St	tates, for which pay	ment, well and tr	uly to be m	ade, we bind ourselves,
our heirs, executors, administ	trators, successors	and assigns, joint	tly and sev	erally, firmly by these
presents.				

The combition of this obligation is such that, Whereas the Principal has duly made application for a license for the manufacture, sale or storage of alcoholic liquors or beverages at Fayville, Massachusetts under the provisions of Chapters of the Acts of 1933, of the Commonwealth of Massachusetts, and Regulations pursuant thereto;

Nour, therefore, if said Principal, licensed as aforesaid, shall comply with all the provisions of the aforesaid Chapters, including payment of taxes thereunder, and shall pay all fines and penalties assessed against the Principal for violation of any provision of said Chapters, or Regulations pursuant thereto, and shall perform all the conditions of the said license, then this obligation shall be void.

otherwise in full force and effect; subject, however, to the following conditions:

- 1. The aggregate liability of the Surety on account of any and all defaults hereunder shall in no event exceed the penal sum of this bond.
- 2. Unless previously cancelled, as hereinafter provided, this bond shall be in effect for the period of said license, ending <code>December 31st, 1934</code>. The Surety may, however, at any time terminate its obligation hereunder by giving thirty (30) days written notice to said Principal, the Local Licensing Authorities and the Alcoholic Beverages Control Commission, in which event the liability of the Surety shall, at the expiration of said thirty (30) days, cease and determine, except as to such liability of the Principal for violation of any provision of said Chapters or Regulations pursuant thereto, or the performance of the conditions of the said license, occurring prior to the expiration of said thirty (30) days.
- 3. No action to recover hereunder may be brought after the expiration of two (2) years from the termination of this bond.

Signed, sealed and dated this	llth	day of	April,	19.34
		1864	entwort	
In presence of:	_			<b>3.</b>
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Mayine F. McD	med			·
		BONDING A	ND INSURAN	ICE COMPANY
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Approved by ......

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# Know all Men by these Presents,

That we, WILLIAM E. WENTWORTH
of Fayville , County of Worcester and Commonwealth of Massachusetts, as Principal, and the MASSACHUSETTS BONDING AND INSURANCE COMPANY, of Boston, Massachusetts, as Surety, are held and firmly bound unto
TOWN OF SOUTHBOROUGH, MASSACHUSETTS
in the penal sum of One Thousand and No/100Dollars (\$1,000.00), lawful money of the United States, for which payment, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.
The condition of this obligation is such that, Whereas the Principal has duly made application for a License for the manufacture, transportation, importation, exportation, sale or storage of alcohol, alcoholic liquors or beverages at
Fayville, Massachusetts
under the provisions of the laws of the Commonwealth of Massachusetts as they now exist, or as they may be amended, and regulations lawfully issued pursuant thereto;
Mow, therefore, if said Principal, licensed as aforesaid, shall comply with all the provisions of such laws, including payment of taxes thereunder, and shall pay all fines and penalties assessed against the Principal for violation of any provisions of such Laws, or Regulations pursuant thereto, and shall perform all the conditions of the said License, then this obligation shall be void, otherwise in full force and effect; subject, however, to the following conditions:
1. The aggregate liability of the Surety on account of any and all defaults hereunder shall in no event exceed the penal sum of this bond.
2. Unless previously cancelled, as hereinafter provided, this bond shall be in effect for the period of said License, ending December 31, 1937. The Surety may, however, at any time terminate its obligation hereunder by giving thirty (30) days written notice to said Principal, the Local Licensing Authorities and the Alcoholic Beverages Control Commission, in which event the liability of the Surety shall, at the expiration of said thirty (30) days, cease and determine, except as to such liability of the Principal for violation of any provision of said Laws or Regulations pursuant thereto, or the performance of the conditions of said License, occurring prior to the expiration of said thirty (30) days.
3. No action to recover hereunder may be brought after the expiration of two (2) years from the termination of this bond.
Signed, sealed and dated this 29th day of December 1936
In presence of:
Co. So. Fa Alexander

MASSACHUSETTS BONDING AND INSURANCE COMPANY

Approved by... F228-B 2M 10-36

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## Know all Men by these Presents,

That we,

WILLIAM E. WENTWORTH

of Southborough , County of Worcester and Commonwealth of Massachusetts, as Principal, and the MASSACHUSETTS BONDING AND INSURANCE COMPANY, of Boston, Massachusetts, as Surety, are held and firmly bound unto

#### TOWN OF SOUTHBOROUGH, MASSACHUSETTS

in the penal sum of One thousand------Dollars (\$1,000.00), lawful money of the United States, for which payment, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

The condition of this obligation is such that, Whereas the Principal has duly made application for a License for the manufacture, transportation, importation, exportation, sale or storage of alcohol, alcoholic liquors or beverages at

#### Fayville, Massachusetts

under the provisions of the laws of the Commonwealth of Massachusetts as they now exist, or as they may be amended, and regulations lawfully issued pursuant thereto;

Now, therefore, if said Principal, licensed as aforesaid, shall comply with all the provisions of such laws, including payment of taxes thereunder, and shall pay all fines and penalties assessed against the Principal for violation of any provisions of such Laws, or Regulations pursuant thereto, and shall perform all the conditions of the said License, then this obligation shall be void, otherwise in full force and effect; subject, however, to the following conditions:

- 1. The aggregate liability of the Surety on account of any and all defaults hereunder shall in no event exceed the penal sum of this bond.
- 2. Unless previously cancelled, as hereinafter provided, this bond shall be in effect for the period of said License, ending December 31, 1935. The Surety may, however, at any time terminate its obligation hereunder by giving thirty (30) days written notice to said Principal, the Local Licensing Authorities and the Alcoholic Beverages Control Commission, in which event the liability of the Surety shall, at the expiration of said thirty (30) days, cease and determine, except as to such liability of the Principal for violation of any provision of said Laws or Regulations pursuant thereto, or the performance of the conditions of said License, occurring prior to the expiration of said thirty (30) days.
- 3. No action to recover hereunder may be brought after the expiration of two (2) years from the termination of this bond.

Signed, sealed and dated this	ustday of	December	1934
In presence of:	William	EWintw	ntle
	***************************************		

MASSACHUSETTS BONDING AND INSURANCE COMPANY

Approved by.....

F228A 2M 11-34

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BOND	No	62		
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## Know all Men by these Presents,

That we,

presents.

WILLIAM E. WENTWORTH

of Fayville of Massachusetts, as Principal, and COMPANY, of Boston, Massachuse	the MASSACE		
TOWN OF	SOUTHBOROU	GH, MASSACHUSE	TTS
in the penal sum of One Thous lawful money of the United States, fo			

The condition of this obligation is such that, Whereas the Principal has duly made application for a License for the manufacture, transportation, importation, exportation, sale or storage of alcohol, alcoholic liquors or beverages at

our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these

Fayville, Massachusetts under the provisions of the laws of the Commonwealth of Massachusetts as they now exist, or as they may be amended, and regulations lawfully issued pursuant thereto;

Motor, therefore, if said Principal, licensed as aforesaid, shall comply with all the provisions of such laws, including payment of taxes thereunder, and shall pay all fines and penalties assessed against the Principal for violation of any provisions of such Laws, or Regulations pursuant thereto, and shall perform all the conditions of the said License, then this obligation shall be void, otherwise in full force and effect; subject, however, to the following conditions:

- 1. The aggregate liability of the Surety on account of any and all defaults hereunder shall in no event exceed the penal sum of this bond.
- 2. Unless previously cancelled, as hereinafter provided, this bond shall be in effect for the period of said License, ending December 31, 1938. The Surety may, however, at any time terminate its obligation hereunder by giving thirty (30) days written notice to said Principal, the Local Licensing Authorities and the Alcoholic Beverages Control Commission, in which event the liability of the Surety shall, at the expiration of said thirty (30) days, cease and determine, except as to such liability of the Principal for violation of any provision of said Laws or Regulations pursuant thereto, or the performance of the conditions of said License, occurring prior to the expiration of said thirty (30) days.
- 3. No action to recover hereunder may be brought after the expiration of two (2) years from the termination of this bond.

Signed, sealed and dated this27.th	day of	December	19.37
In presence of:	úlillies	n & Wenti	valle
MASSACHUSET	rs bonding A	ND INSÛRANCE	COMPANY

Approved by.....

F228-C 2M 9-37

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## Know all Men by these Presents,

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F228-G 4M 10-41

WILLIAM E. WENTWORTH

		•		
of	Fayville	, County of	Worcester	and Commonwealth
of Ma	assachusetts, as Principal,	and the MASSACH	IUSETTS BONDII	NG AND INSURANCE
COM	PANY, of Boston, Massa	chusetts, as Surety, as	re held and firmly bo	ound unto
		TOWN OF SOUTHB	OROUGH	
lawfu	l money of the United Stateirs, executors, administra	es, for which paymen	t, well and truly to b	Dollars (\$1,000.00), be made, we bind ourselves, severally, firmly by these
a Lice	•	transportation, impor	rtation, exportation,	as duly made application for sale or storage of alcohol,

under the provisions of the laws of the Commonwealth of Massachusetts as they now exist, or as they may be amended, and regulations lawfully issued pursuant thereto;

Most, therefore, if said Principal, licensed as aforesaid, shall comply with all the provisions of such laws, including payment of taxes thereunder, and shall pay all fines and penalties assessed against the Principal for violation of any provisions of such Laws, or Regulations pursuant thereto, and shall perform all the conditions of the said License, then this obligation shall be void, otherwise in full force and effect; subject, however, to the following conditions:

- 1. The aggregate liability of the Surety on account of any and all defaults hereunder shall in no event exceed the penal sum of this bond.
- 2. Unless previously cancelled, as hereinafter provided, this bond shall be in effect for the period of said License, ending December 31, 1942. The Surety may, however, at any time terminate its obligation hereunder by giving thirty (30) days written notice to said Principal, the Local Licensing Authorities and the Alcoholic Beverages Control Commission, in which event the liability of the Surety shall, at the expiration of said thirty (30) days, cease and determine, except as to such liability of the Principal for violation of any provision of said Laws or Regulations pursuant thereto, or the performance of the conditions of said License, occurring prior to the expiration of said thirty (30) days.
- 3. No action to recover hereunder may be brought after the expiration of two (2) years from the termination of this bond.

Signe	ed, sealed and dated this	18th	day of	December	19 41
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In present	ce of:	•			
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	MASSA	ACHUSETTS :	BONBING	AND INSURA	NCE COMPANY
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Approved	by an I Fartens	١,,			

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BOND	No	. 58	
DOND	110		 

# Know all Men by these Presents,

That we,	WILLIAM E	• WENTWORT	H			
of Fayville of Massachusetts, as I COMPANY, of Bosto	Principal, and the		JSETTS BO	ONDING A		
e Timboli i i i i i i i i i i i i i i i i i i	TOWN OF SOU	THBOROUGH,	MASSACH	USETTS	The second secon	
in the penal sum of lawful money of the U our heirs, executors, a presents.	nited States, for v	which payment,	well and tru	aly to be mad	le, we bind ou	ırselves,
The condition of the License for the man alcoholic liquors or be-	ufacture, transpo verages at	•	ation, expor	-		
under the provisions of they may be amended,	of the laws of the	e Commonweal	th of Massa		hey now exis	t, or as
Now, therefore, if such laws, including pathe Principal for violate perform all the conditionant effect; subject, how	nyment of taxes the tion of any provisions of the said Lice	nereunder, and s ions of such La cense, then this	shall pay all : ws, or Regul obligation sh	fines and pendations pursua	alties assessed ant thereto, a	against nd shall
1. The aggregate no event exceed the pe			unt of any a	nd all defaul	ts hereunder	shall in
2. Unless previous of said License, ending obligation hereunder be Authorities and the Authorities and the Export shall, at the export the Principal for violation of the conditions.	g December 31, 1 y giving thirty (3 Mcoholic Beverag iration of said thi lation of any prov	939. The Su 30) days writte ges Control Co arty (30) days, rision of said La	rety may, he en notice to s mmission, in cease and de ws or Regula	owever, at an said Principal which even termine, exceutions pursuant	ny time termi, the Local Li t the liability pt as to such nt thereto, or	inate its icensing of the liability the per-
3. No action to the termination of this		r may be broug	ht after the	expiration of	two (2) yea	rs from
Signed, sealed and	dated this	13th U	day of	Decembe	r 1	19 38
In presence of:	and the second of the second o		,			
To Fand	L.	 				••••••

MASSACHUSETTS BONDING AND INSURANCE COMPAI

Approved by... F228-D 4M 11-38

# Know all Men by these Presents,

That we,

WILLIAM E. WENTWORTH

of FAYVILLE , County of WORCESTER and Commonwealth of Massachusetts, as Principal, and the MASSACHUSETTS BONDING AND INSURANCE COMPANY, of Boston, Massachusetts, as Surety, are held and firmly bound unto TOWN OF SOUTHBORO, MASS.
in the penal sum of ONE THOUSAND Dollars (\$ 1,000.00), lawful money of the United States, for which payment, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.
The condition of this obligation is such that, Whereas the Principal has duly made application for a License for the manufacture, transportation, importation, exportation, sale or storage of alcohol, alcoholic liquors or beverages at Turnpike Road, Fayville, Mass.
under the provisions of the laws of the Commonwealth of Massachusetts as they now exist, or as they may be amended, and regulations lawfully issued pursuant thereto;
Note, therefore, if said Principal, licensed as aforesaid, shall comply with all the provisions of such laws, including payment of taxes thereunder, and shall pay all fines and penalties assessed against the Principal for violation of any provisions of such Laws, or Regulations pursuant thereto, and shall perform all the conditions of the said License, then this obligation shall be void, otherwise in full force and effect; subject, however, to the following conditions:
1. The aggregate liability of the Surety on account of any and all defaults hereunder shall in no event exceed the penal sum of this bond.
2. Unless previously cancelled, as hereinafter provided, this bond shall be in effect for the period of said License, ending December 31, 1943. The Surety may, however, at any time terminate its obligation hereunder by giving thirty (30) days written notice to said Principal, the Local Licensing Authorities and the Alcoholic Beverages Control Commission, in which event the liability of the Surety shall, at the expiration of said thirty (30) days, cease and determine, except as to such liability of the Principal for violation of any provision of said Laws or Regulations pursuant thereto, or the performance of the conditions of said License, occurring prior to the expiration of said thirty (30) days.
3. No action to recover hereunder may be brought after the expiration of two (2) years from the termination of this bond.
Signed, sealed and dated this, 2nd day of Docomber 19 42
Signed, sealed and dated this. 2nd day of Docomber 19 42  In presence of:  Dec. 11942
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MASSACHUSETTS BONDING AND INSURANCE COMPANY

By Gernice ATTORN	mL	2 adi	ne
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Approved	by